UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

Aydin T. Oner,)
) Case No. 2:16-cv-00325-GMN-PAL
Plaintiff(s), vs.)
Creditors Specialty Service, et al.,) Dated: August 10, 2016
Defendant(s).))
	ENTION TO DISMISS PURSUANT TO ERAL RULES OF CIVIL PROCEDURE
To: Aydin T. Oner	
Federal Rule of Civil Procedure 4(1	m) provides, in part, as follows:
court – on motion or on its own after without prejudice against that deformations specified time. But if the plaintiff sextend the time for service for an against that deformation is serviced to the service for an against that deformation is serviced to the service for an against that deformation is serviced to the service for an against that deformation is serviced to the servic	
Be advised the official record in this on 2/17/2016. Further, to date, there has Charles Stanley	s action reflects the Complaint was filed been no proof of service filed as to the following parties
party(ies) unless on or before <u>9/9/2016</u> the named party(ies), which service must have	action shall be dismissed without prejudice as to said here is filed with the clerk proof of service on the above taken place prior to the expiration of the 90 -day time and cause is shown why such service was not made in that
Failure to comply with this Notice prejudice as to said party(ies).	shall result in automatic dismissal of the action withou
	LANCE S. WILSON, CLERK
	By: /s/ Aaron S. Blazevich Deputy Clerk